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Re-Upholstering of Furniture—Expert workmen at your service—Satisfaction guaranteed.

**BROKER MAY SOON BE UNDER ARREST**

Andrews, Dual Husband, to Surrender To-morrow to Greenwich Prosecutor.

**WILL FACE TWO CHARGES**

First Wife's Attorney Denies Reconciliation Report—No Trace of Wife No. 2.

Thomas F. Walsh, prosecuting attorney of Greenwich, Conn., announced yesterday that Jacob J. Lazarow, counsel for Herbert Thornton Andrews, the broker who maintained two wives under one roof for three months, has promised to surrender his client to-morrow. Mr. Walsh issued a warrant last week for the arrest of Andrews on charges of perjury and bigamy. The broker was not arrested, Mr. Walsh explained, because of the promise of his attorney.

The perjury and bigamy charges against Andrews grew out of the broker's marriage in Greenwich on January 28 last to Esther Tannal, a former stenographer, who now is known as the second Mrs. Andrews. Mr. Walsh alleges that the perjury consists of Andrews having falsely stated he was a single man at the time.

Mr. Lazarow denied recently that a warrant had been issued for the arrest of his client. This denial was called to the attention of Mr. Walsh.

"I think Mr. Lazarow must be mistaken," Mr. Walsh said, "because several days ago he called me up here and I informed him that I had issued a warrant for Andrews and he promised to surrender him by the middle of this week, probably Wednesday. For this reason I have not sent a policeman to get Andrews."

"I believe there is some mistaken impression of the Connecticut laws in relation to bigamy. There seems to be an idea that the Connecticut law cannot touch a man who enters into a bigamous marriage in this State but who fails to consummate it here. That is a mistake. Mr. Walsh's attention was called to the case of Joseph Merritt Lane, former Vice-Chancellor, against whom charges were preferred similar to those now pending against Mr. Andrews."

"Lane was not prosecuted," the prosecutor said, "because so far as we were able to ascertain, that marriage never was consummated anywhere."

Eugene A. Donohue of 149 Broadway, stating he was the personal representative of Mrs. Andrews, the first wife, issued a statement denying the report that she and the broker might possibly be reconciled.

"The report that Mrs. Andrews will consent to or seek a reconciliation is absolutely unfounded," he said. "She is going to press the divorce suit just as vigorously as she can."

Mrs. Mayd Andrews is to appear before the Hudson county (New Jersey) Grand Jury to-day in answer to the subpoena served upon her several days ago. John P. Clark, assistant prosecutor of Hudson county, said that Mrs. Andrews would be asked to tell what she knows of the alleged relations between her husband and Mrs. Esther Tannal Andrews, the second wife.

The whereabouts of Mrs. Andrews No. 2 continues to be a mystery. When seen at his office, 20 Broad street, Andrews said he did not know where she is and declined to make any statement in regard to his marital difficulties.

Deputies from Pittsburgh stated that the second Mrs. Andrews would return and live with the broker if his marriage is proven to be illegal, as Mr. Andrews has claimed. This statement was made by H. D. Hirsch, counsel for Mrs. Christine Tannal, mother of the second wife, who has come to her daughter's rescue. Mr. Hirsch admitted that the young woman is in hiding but stated definitely that she is not in Pittsburgh, as has been supposed.

Tenants of the apartment house at 2859 Hudson Boulevard, Jersey City, where the first Mrs. Andrews lives, have asked the owners, it was learned, that she be allowed to continue to make her residence there.

**1,500,000 GALLONS OF WHISKEY OUT OF BOND**

Lid May Be Partially Lifted on Withdrawals.

WASHINGTON, April 18.—The Government's recent liquor census covering all parts of the country showed a total of 1,500,000 gallons of whiskey out of bond, prohibition officials announced to-night.

Count was made of stocks of whiskey "on the floor" of wholesale liquor dealers' storerooms which had been taken from bonded warehouses before withdrawals were banned. Other alcoholic beverages were not included in the census, nor were private stocks counted. Despite the amount of whiskey found out of bond, officials indicated the probability of a partial lifting of the ban against the withdrawals of liquor from Government bond. At present, officials explained, only retail druggists are allowed to withdraw whiskey, but consideration is being given to regulations which would permit withdrawals of whiskey by wholesale druggists.

**U. S. WANTS BOOTLEGGERS TO PAY TAX ON A BILLION**

\$500,000,000 More for Treasury Income Levy if They and Gamblers Would Do a Sporty Thing by Uncle Sam.

Special Despatch to THE NEW YORK HERALD.

New York Herald Bureau, Washington, D. C., April 18.

Nearly \$500,000,000 a year could be added to the Government's income should officials of the Internal Revenue Bureau find a method of forcing income tax returns from bootleggers, professional gamblers and citizens who indulge in a "quiet little game," it was estimated here to-day on the basis of official reports.

Bootleggers last year took in about \$1,000,000,000, if it is correct that they handled most of the 30,000,000 gallons of hard liquor which the records of Prohibition Commissioner Kramer show were withdrawn from bonded warehouses.

Approximately \$5,000,000,000 changed hands in 1920 through bets placed on horse races, bridge, dice, poker and other games of chance, according to an estimate by William Maiber Lewis of the Treasury Department.

This gigantic total of \$5,000,000,000 earned by bootleggers and persons taking chances would pay a tax of at least 7 per cent, officials reports show. Seven per cent is the average rate at which all Federal income taxpayers share their earnings with the Government.

That winnings at poker are taxable

there can be no question as a result of a ruling by William G. McAdoo while Secretary of the Treasury. Mr. McAdoo put out a formal decision in which he declared that persons who win bets on cards, games and races are under legal obligation to include such gains in their income tax statements. The fact that gambling is illegal does not affect the obligation. As for bootleggers' profits, there is still less question in their case.

The big puzzle is how to get the man who makes a profit illegally to declare it in his income tax return. This would mean his immediate arrest and certain conviction, because income tax returns are made under oath which any court would accept as clear evidence of guilt. Some Internal Revenue Bureau officials call the matter a joke, pointing out that it would be as reasonable to expect burglars and second story men to pay taxes on their loot. Other officials, however, have at times given consideration to the problem of how to tax the national lottery.

One new proposal has been made that appeal be addressed to all men to declare their gambling winnings by simply adding them in with their legal earnings and salaries. If the appeal were couched in a sporting spirit many real sports, it is argued, would make this kind of an anonymous return.

**MAYOR AND CRAIG CLASH OVER DRY AID**

Continued from First Page.

use by the Heights Drug Company of Wilkesbarre, Pa.

After obtaining a search warrant from County Judge Gibbs in the Bronx Detectors Brady and Russ yesterday seized \$20,000 worth of choice bonded whiskey in the home of Herman Weisker in City Island, who up to a year ago ran a hotel in 265 City Island avenue.

Weisker protested against the seizure and showed a Federal permit which had expired a week ago. He said he had made formal application for a renewal of the permit more than a month ago, and that pending the application he had a legal right to the liquor. He was held in \$500 bail.

Sixteen additional indictments against liquor violators were returned yesterday by the New York County Grand Jury, which to date makes a total of eighty indictments. There are at present more than three hundred cases being worked up by the District Attorney's office, which is already swamped with dry law violations.

Joah H. Banton, chief assistant District Attorney, said last night that the first trials before a jury in the Court of General Sessions would be of great importance and have far reaching effect. He said should these trials result in a majority of convictions there would probably be a rush of pleas of guilty which would shorten trials. He said he had received several offers from young lawyers to serve without pay in prosecuting liquor cases.

**WILSON'S EX-GUARD FINED AS BOOTLEGGER**

World War Veteran Sentenced in Syracuse Court.

Special Despatch to THE NEW YORK HERALD.

SYRACUSE, April 18.—Abraham S. Caplan, 23, of Plattsburg, a world war veteran and one of President Wilson's bodyguards at the Paris peace conference, was fined \$25 as a bootlegger in Federal court to-day by Judge Frank C. Cooper.

Caplan told the court that he was innocent. He said he was broke at Champlain when Leo Ganvin and Charles Laventure offered him a ride in an automobile. Shortly after revenue men captured them and confiscated liquor in the machine.

Caplan was shell shocked at Verdun and in the Argonne and has never fully recovered. He has refused to let Government physicians treat him and has also rejected the Federal pension.

**GOV. EDWARDS DECLINES.**

Gov. Edwards of New Jersey announced yesterday that he had declined to become active head of the National Association Opposed to Government by Pine Laws on the ground that he would be unable to devote time to the organization.

**COPS BOOST BOOZE RISK 38 PER CENT.**

Bootleggers Are Forced to Advance Price From \$65 to \$90 a Case.

The Bootleggers Union, New York Local No. 6078, Party W, announced yesterday through its business agent that it had been compelled by force of circumstances to raise the price of whiskey from \$65 to \$90 a case. The \$25 increase represents the extra risk of transportation and distribution entailed by the passage of the New York State enforcement law and the transformation of the New York police force into 13,000 prohibition agents.

If the actualities consulted by the Bootleggers Union are reliable, the chances of a man's getting caught while attempting to peddle liquor by the case have advanced 38 per cent, since Gov. Miller decided that the only way to get the people could out whether or not they liked the Volstead act was its enforcement.

Here and there in this great city there exist holes in the wall where one may go, and by making mystic signs and agreeing to dash away after imbibing, purchase rye whiskey by the drink. The proprietors of these holes received the first flash of the decision to add \$25 to the price of each case. Almost uniformly they explained to their customers out of the sides of their mouths and with head bent low in pretense of polishing brass that the boost had not been passed along to the consumer directly, but that he must expect to do his share by accepting a reduction in the size of each drink. For nearly two years now the bartender, instead of the patron, has been doing the pouring, and the slugs have been getting smaller and smaller so that one of them hardly moistens the whistle.

Before wartime prohibition the best of whiskey could be had wholesale at \$12 a case of one dozen bottles. In those days there really were a dozen full bottles in a case. Now the bootlegger has a habit of extracting four and replacing them with empty bottles, or with broken glass, and as he does not guarantee the contents of the cases to the retailer the latter suffers again.

Until quite recently the retailer has figured on getting sixteen drinks out of a quart bottle. By shaving each drink to make up for the new advance decreed by the Bootleggers Union he will squeeze at least twenty of them out of a bottle, and like as not he'll do better than that.

**WILL IMPROVE AQUARIUM.**

Director Plans Tanks for Unusual Marine Exhibits.

Two great tanks for the display of huge species of unusual marine life are to be built in the Aquarium at the Battery, Charles H. Townsend, director, announced. The engine and boiler rooms will be moved into the basement and other improvements made.

Prince Albert of Monaco will visit the Aquarium to-night.

**CITY PLEA TO HALT PHONE BOOST DENIED**

Up-State P. S. C. Right to Grant Temporary Rate Advance Is Upheld.

**FAIRNESS NOT AT ISSUE**

Justice Lehman's Ruling Holds Pending Final Determination.

In a decision yesterday Supreme Court Justice Irving Lehman denied the application of the city for a permanent injunction preventing the New York Telephone Company from enforcing increased rates amounting to 28 per cent that went in effect April 1. His decision upholds the right of the up-State Public Service Commission to consent to a temporary advance in the rates pending a final determination without holding public hearings on the matter, as Assistant Corporation Counsel Fertig contended should have been held. He pointed out that the city does not allege that the old rate gave a reasonable return to the company but merely seeks to block the new rates on the question of the Public Service Commission's authority.

"I need not even now decide that the commission has the power to grant such an increase without a final hearing," he said. "I merely decide that the commission has the power to consent to a raise in rates without determining what rates are reasonable, when it appears that conditions prevailing when the commission made its original rate order have materially changed."

"An order fixing maximum charges, like the statute of the Legislature fixing maximum rates, is an attempt to predict for future years the charges that will yield a fair return. This prediction must square with the facts or be cast aside as worthless. All we can say at the outset is that the power to regulate exists. The validity of its exercise depends upon the nicety of judgment between forecast and events. It would be unjust and, as in some cases, even beyond the power of the Legislature, to require the corporation furnishing telephone service to abide during these months by an order made out at an earlier period, if the results have not justified the forecast."

**COP CATCHES 3 BABES MOTHER DROPS AT FIRE**

Glander, Standing Below Window, Directs Rescue.

Patrolman Herman Glander caught three children, the oldest two and a half years old, as they were dropped by their mother from a third story window of a fire building at 71 Van Brunt street, Brooklyn, yesterday morning. The blaze, which apparently started in the hallway of a building at 60 Degraw street, partly destroyed this building and the two at 71 and 73 Van Brunt street.

Glander, who discovered the blaze, found Mrs. Marie Nicolci at a window on the third floor with her two months' old baby John in her arms. Glander shouted to her to drop the baby. She did so. The policeman caught him and then dashed to a fire alarm box. When he returned he caught Rosie, two and a half, and Emanuel, sixteen months.

Seven men and women were injured in a wild scramble in dark hallways and about one hundred were made homeless.

**JOY'S JOKE BROUGHT GRIEF.**

Didn't Take Poison, but Doctors Used Him Roughly.

ROCHSTER, N. Y., April 18.—Telephoning to a friend early to-day that he had taken poison in his room in a local hotel, Robert W. Joy, 22, was surprised to find the tables turned on himself, as his message was interpreted by another person, who happened to be on the line, as a serious matter. The outsider immediately notified the police and an ambulance was summoned. The physicians burst into Joy's room and found him in bed, chuckling over the hoax he had played on the friend.

They refused to accept his excuses and proceeded to use the stomach pump, much to the discomfort of Joy.

**TO HONOR M. TAYLOR PYNE.**

Special Despatch to THE NEW YORK HERALD.

PRINCETON, April 18.—Princeton University's new dormitory, which is now under construction, will be known as the Moses Taylor Pyne Dormitory in recognition of Mr. Pyne's services to the university, it was announced by President John Grier Hibben to-day. Mr. Pyne was graduated from Princeton in the class of 1877. In 1885 he was elected a trustee of the university and for thirty-six years he never missed a meeting of the board until illness prevented his attendance in February of this year.

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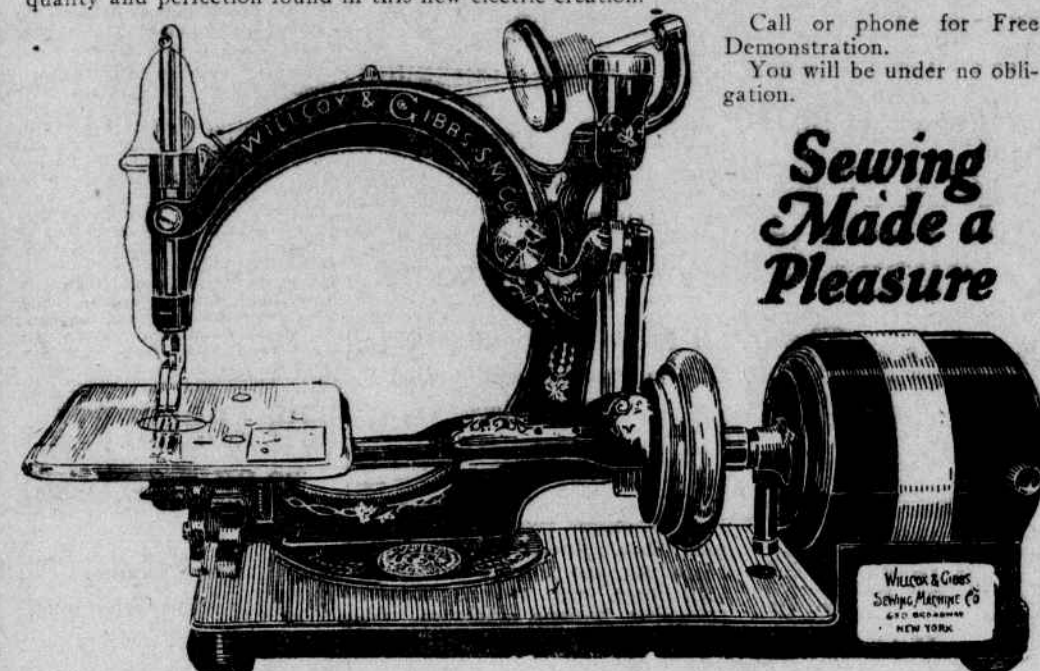
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**Sale of****Bags and Suitcases**

\$9.94 Each

Hand Boarded

Cowhide Bags, \$9.94

Our Usual Price \$17.74

Smart traveling bags in the popular 3-piece model.

Colors: Black and tan.  
Sewed-on reinforced corners.  
Solid brass locks and catches.  
Size 18x13x9 inches.

**Oak Tanned**

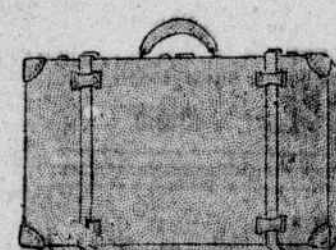
Cowhide Suitcases, \$9.94

Our Usual Price \$19.74

Sturdy, stylish suitcases, with sewed-on corner reinforcements. In tan only.

Bolts and locks are brass; two real leather straps completely encircle each case.  
Size 25 3/4 x 14 x 6 1/2 inches.

These bags and suitcases set a price precedent when appearance, construction and general quality are considered.

**BUY VACATION LUGGAGE NOW!**

MADEY—Fifth Floor, 34th Street, Rear

**R. H. Macy & Co.**  
HERALD SQUARE Inc. NEW YORK

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West 42nd Street (Between 5th and 6th Avenues) West 43rd Street

**DRESS SILKS—Continuation Sale****WHITE SPORT SILKS**

Offering one of the best known and most popular weaves of the season.

40 inches wide \$3.35 per yard

All Silk Crepe de Chine  
Evening shades and street colors.

40 in. wide \$1.55 per yard

All Silk Canton Crepe  
Navy Blue, Grey, Brown, Black,

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This season's designs and colors.

36 in. wide \$1.50 per yard

American Dress Taffeta  
Navy Blue and Black only.

36 in. wide \$1.45 per yard

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Most Extraordinary Values:

**TAILORED SUITS**

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High-class, beautifully hand-tailored models

at \$52.00

Ordinarily Suits of the same high character would be priced \$85.00

Superior quality Tricotines and Twill Cords—designed upon scientific, form-fitting lines. Sizes 40 1/2 to 52 1/2.